CAMPBELL & WILLIAMS

DONALD J. CAMPBELL, ESO. (1216)

dic@campbellandwilliams.com

J. COLBY WILLIAMS, ESQ. (5549)

jcw@campbellandwilliams.com

700 South Seventh Street

Las Vegas, Nevada 89101

Telephone: (702) 382-5222

Facsimile: (702) 382-0540

NIXON PEABODY, LLP

GORDON L. LANG, ESO. (pro hac vice to be filed)

glang@nixonpeabody.com

401 Ninth Street NW, Suite 900

Washington, D.C. 20004

Telephone: (202) 585-8000 Facsimile: (202) 585-8080

Attorneys for Defendants

## UNITED STATES DISTRICT COURT

## DISTRICT OF NEVADA

BRIAN L. GREENSPUN, an individual; THE BRIAN L. GREENSPUN SEPARATE PROPERTY TRUST, DATED JULY 11, 1990; THE AMY GREENSPUN ARENSON 2010 LEGACY TRUST,

Plaintiffs,

vs.

STEPHENS MEDIA, LLC, a Nevada limited liability company; STEPHENS HOLDING COMPANY OF ARKANSAS, an Arkansas corporation; SF HOLDING CORP., an Arkansas foreign corporation, d/b/a STEPHENS MEDIA GROUP; DR PARTNERS, a Nevada general partnership, d/b/a STEPHENS MEDIA GROUP; STEPHENS MEDIA INTELLECTUAL PROPERTY, LLC, a Delaware limited liability company; MICHAEL FERGUSON, an individual; WARREN STEPHENS, an individual; DOES, I-X, inclusive.

Defendants.

Case No. 2:13-cv-01494-JCM-PAL

ORDER DENYING PLAINTIFFS' EMERGENCY MOTION FOR PRELIMINARY INJUNCTION Plaintiffs' Emergency Motion for Preliminary Injunction [Dkt. No. 2] came before this

Court for hearing on September 6, 2013. E. Leif Reid, Esq. of Lewis Roca Rothgerber, LLP and

Joseph M. Alioto, Esq. of Alioto Law Firm appeared on behalf Plaintiffs. Donald J. Campbell,

Esq. and J. Colby Williams, Esq. of Campbell & Williams and Gordon L. Lang, Esq. of Nixon

Peabody, LLP appeared on behalf of Defendants. Having considered the papers and pleadings

filed on behalf of all parties, the arguments of counsel presented at the hearing, and good cause

appearing:

THE COURT HEREBY FINDS there is no definitive contract or agreement that

presently exists between Defendants and Las Vegas Sun, Inc. and/or the Greenspun Media

Group terminating the Joint Operating Agreement under which the Las Vegas Review-Journal

and Las Vegas Sun newspapers are published. Accordingly, Plaintiffs' complaint that the

termination of the Joint Operating Agreement will violate antitrust laws is premature and not

ripe. For these reasons and those set forth in more detail on the record at the time of hearing,

Plaintiffs' request for a preliminary injunction is without merit.

THE COURT FURTHER FINDS that Plaintiffs The Brian L. Greenspun Separate

Property Trust Dated July 11, 1990 and The Amy Greenspun Arenson 2010 Legacy Trust are not

proper parties to this action as they are legally nonexistent entities. See Causey v. Carpenters

So. Nev. Vacation Trust, 600 P.2d 244 (Nev. 1979).

NOW, THEREFORE, IT IS HEREBY ORDERED that Plaintiffs' Emergency Motion for

Preliminary Injunction is DENIED, and the Temporary Restraining Order [Dkt. No. 9]

previously issued by the Court on August 27, 2013 is hereby DISSOLVED.

DATED September 13, 2013.

UNITED STATES DISTRICT JUDGE

2